${f CHAPTER}$ 58.

RELATING TO GARNISHMENT PROCKEDINGS.

AN ACT to Amend Section 2975 of the Code, Relating to Garnish- H. F. 94. ment Proceedings.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 2975 of the Code be and the same Code, \$ 2975 amended.

is hereby amended, by adding thereto the following:

"But no judgment shall be entered in any garnishment pro-Principal ceedings condemning the property or debt in the hands of the have ten days." garnishee, until the principal defendant shall have had ten days' notice when case notice of such proceedings. If the case is pending in the disand five days if trict or circuit court, the notice shall be served in the same man-before a justice. ner as original notices are required to be served. If the case is pending before a justice of the peace, the defendant shall have at least five days' personal notice of such proceeding, if he be a resident of the county; otherwise, service of such notice may be Notice when made by posting the same in three public places in the township not a resident. in the manner provided by section 3609 and 3610 of the Code. The fact that the defendant is not a resident of the county, may be shown by the affidavit of the plaintiff, or his attorney, filed with the justice before such notices are posted."

CHAPTER 59.

BONDS OF INDEPENDENT SCHOOL DISTRICTS.

AN ACT to Amend Section 1822, Chapter Nine (9), Title Twelve H. F. 107. (12) of the Code of 1873.

Be it enacted by the General Assembly of the State of Iowa: Section 1. That section 1822, of chapter nine (9), title twelve Requiring issuance of (12) of the Code of 1873, be amended by inserting after the bonds to be at words "president of the board" in the fifteenth line of said sectors. tion, the words "and attested by the secretary."

Approved, March 17, 1880.

Approved, March 17, 1880.